

**Federal Defenders
OF NEW YORK, INC.**

Southern District
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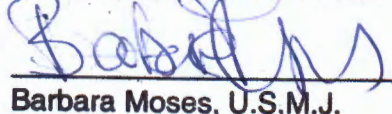
David E. Patton
Executive Director

Southern District of New York
Jennifer L. Brown
Attorney-in-Charge

November 21, 2019

Honorable Barbara C. Moses
United States Magistrate Judge
Southern District of New York
500 Pearl Street
New York, NY 10007

APPLICATION GRANTED


Barbara Moses, U.S.M.J.

11/21/19

**Re: United States v. Justin Fiallos
19 Cr. 358 (BCM)**

Dear Judge Moses:

I write, with consent of the Government and Pretrial Services, to request a modification of Mr. Fiallos' bail conditions. On July 19, 2019, at Mr. Fiallos' request, the Court modified his conditions of release originally set on May 23, 2019, to add supervision "as directed" by Pretrial Services to allow for him to apply to the Young Adult Opportunity Program ("the Program"). Since that time, Mr. Fiallos has been in full compliance with those conditions.

Mr. Fiallos has decided to withdraw his application to the Program and intends to change his plea on the adjourn date of December 13, 2019. I, therefore, request that the Court modify his bail status to remove the conditions imposed on July 19, 2019 and reinstate the conditions originally set on May 23, 2019.


Thank you for your consideration of this matter.

Sincerely,

/s/ Amy Gallicchio

Amy Gallicchio
Attorney for Justin Fiallos

Cc AUSA Michael Ross Herman
PTO Rena Bolin

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